

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF PENNSYLVANIA

TREIU THUY DUONG, :
 :
 Petitioner :
 :
 v. : CASE NO. 3:14-CR-073
 : (MANNION, D.J.)
 UNITED STATES OF AMERICA, :
 :
 Respondent :

ORDER

For the reasons set forth in the Memorandum of this date, **IT IS**
HEREBY ORDERED THAT:

1. Petitioner Duong's [28 U.S.C. §2255](#) motion to vacate, set aside or correct sentence, (Doc. [171](#)), is **DENIED**.
2. The petitioner is not entitled to an evidentiary hearing.
3. There is no probable cause to issue a certificate of appealability.

s/ *Malachy E. Mannion*
MALACHY E. MANNION
United States District Judge

Dated: September 28, 2017

O:\Mannion\shared\MEMORANDA - DJ\CRIMINAL MEMORANDA\2014 CRIMINAL MEMORANDA\14-73-01-Order.wpd